Vraid Systems Limited

development and training

vraidsys.com 1153 Bergen Pkwy STE I-169 Evergreen, Colorado 80439

Item 1: Cover Page

Investment Advisory Agreement Aug 17, 2022

This Investment Advisory Agreement ("Agreement") provides information about how Vraid Systems Limited (the "Advisor", CRD# 323178) will provide investment advice in exchange for payment by the undersigned (the "Client"). If you have any questions about the content of this Agreement, please contact the Advisor by email at website@vraidsys.com.

Item 2: Agreement

The Client hereby engages the Advisor, subject to the Advisor's acceptance, to provide investment advisory services with respect of the Client's assets described in Exhibit A. The investment advisory services shall be rendered based on the following terms and conditions. This Agreement shall be governed and construed in accordance with the laws of Colorado.

Item 3: Advisory Services

The Advisor will review the Client Account(s) and Client's current financial situation based upon information provided by Client. The Advisor will collaborate with the Client to create clear milestones regarding the investment objectives for the Client Account(s) and for an understanding of the relationship of the Client Account(s) to the Client's general financial situation.

The Advisor will make recommendations to the Client regarding capital to be invested by Client in various assets (cash, certificates of deposit, ETFs, individual securities, mutual funds, real properties). Client will receive, at the minimum, semi-annual summary of the progress towards agreed upon milestones from the Advisor.

Client acknowledges that the Advisor provides similar services to other clients and may give the same or similar advice to other Clients. The Advisor may also give different advice and recommendations to other Clients.

Item 4: Custodial Arrangement

Client agrees that the Advisor is not in the business of maintaining discretionary control over the Client's accounts. The Advisor will not trade on behalf of the Client, nor will the Advisor accept control of the Client's account to withdraw principal or earnings. The Advisor will not accept proxy voting responsibility.

Item 5: Compensation

In consideration for our services we shall be entitled to an advisory fee (the "Advisory Fee"). The Advisory Fee consists of an annual 0.5% of the total assets under advisement in the Account(s) you decide to include in Exhibit A and an hourly rate for time spent on analysis, our project milestone meetings, and other investment modeling services relevant to your assets. We will not charge you for the initial meeting where we collect information about your unique situation and present our advisory service options and fees to you.

Prior to commencing work, Client will pay 50% of agreed on total Advisory Fee for the year via credit card, check, or wire. At project delivery, Client will pay the remaining balance and any agreed upon overages.

Item 6: Assignment/Change of Ownership

We will not assign (as defined in the Investment Advisers Act of 1940) this Agreement without your written consent. We will notify you of any material change to the ownership of the Advisor within a reasonable time after such change.

Item 7: Notice of Receipt and e-Delivery Consent

You acknowledge receipt of our Form ADV Part 2.

You consent to receive via e-mail or other electronic delivery method all communications, documents, and notifications from us and will immediately notify us of any changes to your e-mail address.

Item 8: Termination

Either of us may terminate this Agreement upon five days' written notice to the other. If the Agreement is terminated prior to the end of a advisory project, we will refund a prorated portion of the Advisory Fee to you.

Item 9: Account / Capital

Here are the assets included in this agreement and the goals for each:

Account / Capital	Client Goals	Advisor Strategy

Item 10: Signature Page

Past performance is not a guarantee of future returns. Investing in securities and other investments involve a risk of loss that each Client should understand and be willing to bear. Clients are reminded to discuss risks with the Advisor.

Certified this	day of	in the year	
Client - Name Signatu	ure Title		
Advisor - Name Signa	ature Title		